	Cas		THE UNITED STAT	ES DISTRICT COUR DISTRICT OF TEXA	à .	DIS2/I COURT DISTRICT OF TEXAS TILED	
UNITE	ED STAT	TES OF AMERICA	)			N 3   2017	
VS.			)		CASE NO. 3166	R=508_M(01)_URT	
ALEJANDRO DELACRUZ, Defendant.			)			Described of the second of the	
			REPORT AND REC CONCERNING PI	COMMENDATION LEA OF GUILTY			
of the so offense offense guilty of Substation of the offense of t	eding Insubjects a e(s) chare. I there of Countries Coun	eared before me pursual formation. After caution mentioned in Rule 11, aged is supported by ar fore recommend that the t 1 of the superseding nationing a Detectable U.S.C. § 841(a)(1) and by the district judge,	ioning and examining I determined that the independent basis is eplea of guilty be acceptainted, that is Amount of Methald (b)(1)(C), and have	ALEJANDRO DELA guilty plea was knowled in fact containing each cepted, and that ALEJA is, Possession with In amphetamine, a Schele e sentence imposed acc	CRUZ under oath condended and voluntary of the essential elementary of the elementary of	ncerning each ry and that the ments of such Z be adjudged Mixture and Substance, a	
×	The de	efendant is currently i	n custody and shou	ld be ordered to rema	in in custody.		
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds and convincing evidence that the defendant is not likely to flee or pose a danger to any other personnumity if released.						
		The defendant has been compliant with the current conditions of release.					
			t been compliant wit	h the conditions of rele this matter should be		motion of the	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.  Date: January 31, 2017.						
		<i>J</i> , — · ·		DAVID	L. HORAN	<del></del>	

NOTICE

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).